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	FIRS OF	T NAMED APPLICANT		ATTY, DOCKET NO.
US APPLICATION NO.	LABIGNE		Α	660-075-0X P
08/211,312	LHBIGHE			ENATIONAL APPLICATION NO.
		rent		FR92/00921 .
ROBERT F. GN	1 <i>H</i> C F	5621	1	(1227 0222
ORLON. ET AL			I.A. FILING	DATE PRIORITY DATE
CRYSTAL SQUA	ARE FIVE, FOURTH F	LOOR	10/02/92	
1755 JEFFERS	SON DAVIS HIGHWAY VIRGINIA 22202		] •	
<del>-</del> .	•			06/02/94
NOTIFICATION C	OF MISSING REQUIR TATES DESIGNATEI	EMENTS UN	DER 35 U.S.C. FEICE (DO/EO	371 IN THE UNITED
S.	TATES DESIGNATED	annlicant of the [	B to the United Sta	ates Patent and Trademark
Office as	nated Office (37 CFR 1.49	14),		
an Elect	ted Office (37 CFR 1.495)	:		•
U.S. Basic Nation	nal Fee.			
Copy of the inter	mational application in: nglish language.			
☐ English.				
☐ Translation of th	e international application	i into English.		
Oath or Declarat	tion of inventors(s) for DO	//EO/US.		
Copy of Article	⇒iola 10 amendments into	English.		
m m toronorione	A Dealiminary Evamination	n Report in Engli	sh and its Annexes	s, if any.
☐ Translation of A	nnexes to the Internationa	d Preliminary Ex	amination Report i	nto Englisti.
Preliminary ame	endment(s) filed closure Statement(s) filed		and	
Assignment doc	ument.			
Power of Attorn	ey and /or Change of Add	dress.		
Substitute speci	fication filed ent Claiming Small Entity	Status		
Priority Docume	ent Claiming Smail Little) ent	·		
			Cuk balaw in c	order to complete the require-
2. The following items N	AUST be furnished within	the time period	set form below in	order to complete the require-
ments for acceptance un	f the application into Eng.	lish. Note a proc	essing fee will be a	required if submitted
☐ The cu	urrent translation is defecti	ve for the reason	s indicated on the	attached Notice of Defective
Transl	e for providing the transla	ation of the applic	cation and/or the A	nnexes later than the
Ooth or Deci	pration of the inventors, it	n compliance with	h 3/ CFK 1.03, 100	nurying the application
by Internatio	onal application number ar arrent oath or declaration	does not comply	with 37 CFR 1.63	for the reasons indicated
☐ d. Surcharge fo	or providing the oath or de	claration later the	an the appropriate	20 or 30 months from the
	(37 CFR 1.492(e)). s of \$as a [	7 Jarge entity	small entity, in	ncluding any required
multiple dependent clai	m tee are reduired. App	meant must suom	it the additional cl	aim fees or cancel the
additional claims for w	hich fees are due. See atta	ached PTO-875.		
			JD 3 AROVE N	MUST BE SUBMITTED
ALL OF THE ITE	MS SET FORTH IN	1 2(8) -2(U) A. DATE OF TH	IS NOTICE O	R BY 21 or 31
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MONTHSTROM	F TO PROPERLY	RESPOND W	ILL RESULT	IN ABANDONMENT.
The time period set abo	ove may be extended by fi	iling a petition an	d fee for extension	n of time under the provisions o
37 CFR 1.136(a).			*	
A Translation of the A	Annexes MUST be submit	ted no later than	the time period set	above or the annexes will be
5 The Article 19	0 amendments are cancell	ed since a transia	HOH was not prove	ded by the appropriate
20 (37 CFR 1.494(d))	or 30 (37 CFR 1.495(d)) r	nonins from the p	morny date	
Applicant is reminded	that any communication	to the United Stat	tes Patent and Trac	demark Office must be mailed to
the address given in th	ne heading and include the	U.S. application	no. shown above	(37 CFK 1.5).

Enclosed: PTO-152 Notice of Defective Translation
PTO-875
FORM PCT/DO/EO/905 (May 1993)